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    Attorney for Defendants,
    Station Casinos LLC and NP Red Rock LLC
                      UNITED STATES DISTRICT COURT
8
                            DISTRICT OF NEVADA
    ZEZY R. FARFAN; and, ZEZY R.
                                            Case No. 2:20-cv-01516-CDS-NJK
    FARFAN, BY AND THROUGH HER
10
    GUARDIAN ELIZABETH V. ALVA;
                                            STIPULATION AND ORDER TO
11
                                            EXTEND
                                                        TIME
                                                                TO
                                                                      FILE
                      Plaintiffs
                                            REPLY TO OPPOSITION TO
12
                                            MOTION
                                                                SUMMARY
                                                        FOR
                                            JUDGMENT
    v.
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                                                    (Second Request)
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    STATION CASINOS, LLC, a Nevada
    Limited Liability Company; NP RED ROCK, )
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    LLC, d/b/a RED ROCK CASINO, RESORT
    AND SPA, a Nevada Limited Liability
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    Company; ROE Business Organizations I-X;
    and DOE INDIVIDUALS I-X, Inclusive,
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                      Defendants
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The parties, by and through their respective counsel, hereby agree that Defendants will have additional time, up to and including March 8, 2023, to reply to Plaintiff's Opposition to Defendants' Motion for Summary Judgment. ECF No. 49. Defendant's Motion for Summary Judgment (ECF No. 38) was filed on September 2, 2022. The Opposition consists of 30 pages and the record submitted therewith (ECF No. 49-2 to 49-26) exceeds 450 pages. Aside from various filing deadlines, hearings, depositions, mediations and appellate work in other cases, defense counsel needs additional time because he has permanently or temporarily taken over some matters

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1	from two departing attorneys.	This is the second request for an extension of the reply
2	brief deadline.	
3	FISHER & PHILLIPS	KEMP & KEMP
4	Dyy/a/Soott M. Mahanay	Dru/a/ Iamas D. Varra Ess
5	By:/s/Scott M. Mahoney Scott M. Mahoney, Esq.	By <u>:/s/ James P. Kemp, Esq.</u> James P. Kemp, Esq.
6	300 S. Fourth Street #1500	7435 W. Azure Drive #110
7	Las Vegas. NV 89101 Attorney for Defendants	Las Vegas, NV 89130 Attorney for Plaintiff
		(1)
8		IT IS SO ORDERED:
9		The
10		UNITED STATES DISTRICT JUDGE
11		Dated: February 22, 2023
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